PATENT TS 9118 (US) SNO:SWT

Group Art Unit: 1724

1 November 2006

Examiner: Sonji L. Turner

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to Commissioner for Patents, Alexandria, VA 22313-1450 on or before the date shown below.

Date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of Hubertus W. A. Dries

Serial No. 10/509,399

Filed: 24 September 2004

FILTER ASSEMBLY COMPRISING FILTER ELEMENTS AND A FILTER GRID

COMMISSIONER FOR PATENTS Alexandria, VA 22313-1450

Dear Sir:

INFORMATION DISCLOSURE STATEMENT UNDER 37 CFR 1.56 AND 1.97

It is respectfully requested that the documents listed on the attached Form PTO-1449 be considered by the Patent and Trademark Office in the aboveentitled application and made of record therein. Full text copies of the relevant documents are enclosed.

The Examiner is requested to indicate consideration of this art on the attached PTO-1449 (Modified) by initialling next to each item submitted by the applicant.

Respectfully submitted,

Hubertus W. A. Dries

Attorney, Craig Lundell

Registration No. 30,284 (713) 241-2475

P.O. Box 2463 Houston, Texas 77252-2463 By

FORM PTO-1449 (Modified)

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LIST OF INFORMATION PROVIDED
BY APPLY ANT
(Use several sheets

ATTY. DOCKET NO. TS-9118

APPLICATION NUMBER 10/509,399

APPLICANT

Dries

FILING DATE

GROUP ART UNIT

September 24, 2004 | 1724

REFERENCE	DESI	GNATION	U.S. E	PATENT DOCUMENTS				
Examiner Initial		Document No.	Date	Patentee	Class	Subclass		g Date is oriate
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	ОТН	ER DOCUMENTS (INC	LUDING AUT	HOR, TITLE, DATE, PR	ERTINENT	PAGES, ETC.)	L
	ΑT	"The Dynamics of Ltd., pages 53-5		er", K. Rietema, 199	91, Esevi	er Science	Publish	ners
	AU							
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EXAMINER		<u> </u>		DATE CONSIDERED		 		

EXAMINER: Initial if citation considered, whether or not citation is in conformance with MPEP § 609. Draw line throughcitation if not in conformance and not considered. Include copy of this form with next communication to the applicant.

The attached cited information should not be construed as an admission that any of the above items are prior

art to the subject invention.

This is not a representation that a search has been made.